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A	PPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
•	10/525,099	02/06/2006	Naoki Muramatsu	9683/230	5656
	2.0.,	7590 · 01/04/2008 IS OFFICE 27879		EXAMINER	
	BRINKS HOFE	ER GILSON & LIONE		KARIKARI, KWASI	
	ONE INDIANA SQUARE, SUITE 1600 INDIANAPOLIS, IN 46204-2033			ART UNIT	PAPER NUMBER
		,		2617	
				NOTIFICATION DATE	DELIVERY MODE
				01/04/2008	ELECTRONIC

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

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		Application No.	Applicant(s)			
•		10/525,099	MURAMATSU ET AL.			
	Office Action Summary	Examiner	Art Unit			
		Kwasi Karikari	2617			
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
A SH WHIC - Exter after - If NO - Failu Any r	ORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING DAnsions of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. period for reply is specified above, the maximum statutory period were to reply within the set or extended period for reply will, by statute, reply received by the Office later than three months after the mailing and patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim will apply and will expire SIX (6) MONTHS from a cause the application to become ABANDONE!	. nely filed the mailing date of this communication. D (35 U.S.C. § 133).			
Status						
2a) <u></u> ☐	1) Responsive to communication(s) filed on <u>18 October 2007</u> . 2a) This action is FINAL . 2b) This action is non-final. 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Dispositi	Disposition of Claims					
5)□ 6)⊠ 7)□	Claim(s) <u>6-23</u> is/are pending in the application. 4a) Of the above claim(s) is/are withdray Claim(s) is/are allowed. Claim(s) <u>6-23</u> is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction and/or	vn from consideration.				
Applicati	on Papers					
9) The specification is objected to by the Examiner. 10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority (ınder 35 U.S.C. § 119		•			
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 						
2) Notice	et(s) te of References Cited (PTO-892) te of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO/SB/08) tr No(s)/Mail Date 11/20/2007.	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:	ate			

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DETAILED ACTION

Continued Examination Under 37 CFR 1.114

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 10/18/2007 has been entered.

Response to Arguments

2. Applicant's arguments with respect to claims 6-23 have been considered but are most in view of the new ground(s) of rejection.

Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent.

Claims 6-23 are rejected under U.S.C. 102(e) as being anticipated by Wigley et al., (US 20030163731), (hereinafter Wigley).

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Regarding claims 6 and 12, Wigley discloses a method/communication terminal of controlling access with a communication terminal, the method (see Pars. 0006,0031-32, 0046, 0050-51, 0053 and 0055) comprising the steps of:

registering in a memory of a communication terminal a plurality of portal sites and a corresponding plurality of access points used to access the portal sites, <u>each access</u> <u>point connected to one or more portal sites</u> (see Pars. 0057-0063);

selecting, from the registered portal sites, a registered portal site to be used to initiate communication with a corresponding access point (see Pars. 0063-66 and 0069-74); and

performing access control, when a request to access a site is generated by an application running in the communication terminal, the access control (see Pars. 0063-66 and 0069-74); and comprising:

denying access to the site and a first portal site that shares an access point located on a communication path from the communication terminal to the site, when the site is with-the registered portal site (see Pars. 0063-66 and 0069-74); and

transmitting the request to the site via the selected access point in response to the site being a second portal site that does not share an access point with the registered portal site. (see Pars. 0063-66 and 0069-74).

Regarding claim 7, as recited in claim 6, Wigley discloses the method, wherein selecting, from the registered portal sites, a registered portal site further comprises identifying additional portal sites <u>connected</u> associated with the access point of the

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registered portal site, and storing an indication that the registered portal site and any identified additional portal sites are inhibited destinations to the application (see Pars. 0046-51, 0055, 0063-66 and 0069-72).

Regarding claim 8, as recited in claim 7, Wigley discloses the method, wherein, performing access control comprises comparing the stored indication of inhibited destinations with a destination included in the request (see Pars. 0063-0066 and 0069-72).

Regarding claim 9, as recited in claim 6, Wigley discloses the method, wherein transmitting the request to the site comprises setting up a connection with the registered portal site (see 0046-51 and 0063-66).

Regarding claim 10, as recited in claim 6, Wigley discloses the method, wherein transmitting the request to the site comprises transmitting an HTTP request that includes a universal resource locator of the site (see Pars. 0046-50 and 0063-66).

Regarding claim 11, as recited in claim 6, Wigley discloses that the method comprising the initial step of downloading the application, and storing the application in the memory (see Pars. 0031-320051-53).

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Regarding claim 13, as recited in claim 12, Wigley discloses the communication terminal, wherein the request is a request to transmit information of the user from the portal site (see Par. 0063).

Regarding claim 14, as recited in claim 12, Wigley discloses the communication terminal, wherein instructions stored in the memory that are executable by the processor to enable a communication path for the communication terminal further comprise:

instructions stored in the memory that are executable by the processor to read from the memory the an access point and a domain name that correspond to the portal site (see Pars. 0046-50);

instructions stored in the memory that are executable by the processor to identify another domain name of another portal site that corresponds to the access point (see Pars. 0046, 0050-53); and

instructions stored in the memory that are executable by the processor to store the domain name and the another domain name in the memory as an inhibited destination (see Pars. 0063-66).

Regarding claim 15, as recited in claim 14, Wigley discloses the communication terminal, wherein the application is stored in read only memory, and the domain name and the another domain name are stored in random access memory (see Pars. 0046 and 0050-55).

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Regarding claim 16, as recited in claim 12, Wigley discloses the communication terminal, wherein the application is a downloaded application that is stored in non-volatile memory (see Pars. 0046, 0050-55 and 0059-66).

Regarding claim 17, as recited in claim 12, Wigley discloses the communication terminal, wherein the application comprises a native application and a downloaded application, and the instructions stored in memory that are executable by the processor to deny transmittal of the request are only executable when the request is generated from the downloaded application (see Pars. 0060-66 and 0068-73).

Regarding claim 18, as recited in claim 17, Wigley discloses the communication terminal, wherein the instructions stored in memory that are executable by the processor to transmit the request are executable unconditionally in response to only the request when the request is generated from the native application (see Pars. 0060-66 and 0068-73).

Regarding claim 19, Wigley discloses a communication terminal comprising:

a memory configured to store a plurality of profiles, each of the profiles including an identifier of a provider portal site and a corresponding identifier of an access point operable to communicate with other communication networks (see Pars. 0006,0031-32, 0046, 0050-51, 0053 and 0055);

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a display unit operable to receive a user input representative of selection of one of the profiles stored in the memory as a communication route for connection of the communication terminal to a provider server apparatus that corresponds to the selected one of the profiles (see Pars. 0055 and 0063);

a downloaded application stored in the memory and executable to generate a transmittable request for information that includes a file location identified in the request (see Pars. 0046-54 and 0060-64); and

an application manager stored in the memory and executable to determine a first provider portal site that is associated with the identifier of the access point of the selected one of the profiles, and to designate as inhibited sites each of the first provider portal site, and a second provider portal site identified in the selected one of the profiles (see Pars. 0063-66);

the application manager further executable in response to receipt of the request to allow transmission of the request only when the file location identified in the request is other than the inhibited sites (see Pars. 0063-66 and 0069-72).

Regarding claim 20, as recited in claim 19, Wigley discloses the communication terminal, wherein the identifier of the access point of the selected one of the profiles is also present in another one of the profiles that includes the first provider portal site (see Pars. 0046-53 and 0063-66).

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Regarding claim 21, as recited in claim 19, Wigley discloses the communication terminal, wherein the downloaded application is executable absent an instruction from a user to generate the request (see Pars. 0063-66 and 0069-72).

Regarding claim 22, as recited in claim 19, Wigley discloses the communication terminal, wherein the memory comprises a non-volatile memory and a random access memory, the downloaded application and the profiles stored in the non-volatile memory, and the designation of the inhibited sites stored in the random access memory (see Pars. 0046, 0050-55, 0063-66 and 0069-73).

Regarding claim 23, as recited in claim 19, Wigley discloses the communication terminal, wherein the identifier of the provider profile site in each of the profiles is a unique identifier of a service provider server apparatus (see Pars. 0046, 0050-55, 0063-66 and 0069-73).

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Kwasi Karikari whose telephone number is 571-272-8566. The examiner can normally be reached on M-F (8 am - 4pm). If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Rafael Pérez-Gutiérrez can be reached on 571-272-7915. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8566. Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for

published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Kwasi Karikari Patent Examiner. 12/26/2007

Rafael Perez-Gutierrez
Supervisory Patent Examiner
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12/26/57